1 2 3 4 5 6 7	PETER B. MORRISON (SBN 230148) peter.morrison@skadden.com VIRGINIA F. MILSTEAD (SBN 234578) virginia.milstead@skadden.com SKADDEN, ARPS, SLATE, MEAGHER & FL 300 South Grand Avenue, Suite 3400 Los Angeles, CA 90071 Telephone: (213) 687-5000 Facsimile: (213) 687-5600 JOHN NEUKOM (SBN 275887) john.neukom@skadden.com SKADDEN, ARPS, SLATE, MEAGHER & FL 525 University Avenue, Suite 1400		
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10 11 12 13	Attorney for Defendants Ripple Labs Inc., XRP II, LLC, Bradley Garlinghouse, Christian Larsen, Ron Will, Antoinette O'Gorman, Eric van Miltenburg, Susan Athey, Zoe Cruz, Ken Kurson, Ben Lawsky, Anja Manuel, and Takashi Okita UNITED STATES	DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA		
15 16	IN RE RIPPLE LABS INC. LITIGATION) CASE NO.: 4:18-cv-06753-PJH	
17 18 19	This Document Relates To: ALL ACTIONS.	 (1) STIPULATION SETTING A BRIEFING SCHEDULE FOR PLAINTIFFS' MOTIONS TO REMAND PURSUANT TO CIVIL LOCAL RULE 6 1(b); and 	
20) (2) [PROPOSED] ORDER (separate cover).	
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STIPULATION SETTING A BRIEFING SCHEDULE FOR PLAINTIFFS' MOTIONS TO REMAND

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Plaintiffs Avner Greenwald, Vladi Zakinov, and David Oconer ("Plaintiffs") and Defendants Ripple Labs Inc. ("Ripple"), XRP II, LLC ("XRP II"), Bradley Garlinghouse, Christian Larsen, Ron Will, Antoinette O'Gorman, Eric van Miltenburg, Susan Athey, Zoe Cruz, Ken Kurson, Ben Lawsky, Anja Manuel, and Takashi Okita (collectively, "Defendants"), by and through their respective counsel, hereby stipulate and agree as follows:

WHEREAS, on November 7, 2018, Defendants removed this matter from the Superior Court of the State of California, County of San Mateo ("San Mateo Superior Court") pursuant to the Class Action Fairness Act;

WHEREAS, on December 7, 2018, Plaintiff Greenwald filed a Motion to Remand this matter to San Mateo Superior Court (ECF No. 17) and Plaintiffs Zakinov and Oconer also filed a Motion to Remand (ECF No. 18) (collectively, "Motions to Remand");

WHEREAS, Defendants' Oppositions to the Motions to Remand are currently due on Friday, December 21, 2018;

WHEREAS, Plaintiffs' Replies are currently due on Friday, December 28, 2018;

WHEREAS, the hearing on Plaintiffs' Motions to Remand is set for Wednesday, February 13, 2019;

WHEREAS, the parties have agreed to extend Defendants' time to file their Oppositions until Friday, December 28, 2018 and Plaintiffs' Replies will be due Monday, January 14, 2019;

THEREFORE, PURSUANT TO CIVIL LOCAL RULE 6-1(b), IT IS HEREBY STIPULATED AND AGREED, by and between the attorneys for the undersigned parties, as follows:

- 1. Defendants' Oppositions to Plaintiffs' Motions to Remand are due Friday, December 28, 2018.
- 2. Plaintiffs' Replies in support of their Motions to Remand are due Monday, January 14, 2019.

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1	3. Nothing herein shall be deemed to constitute a waiver of any rights, claims		
2	defenses, motions, or objections that a party may have or make with respect to jurisdiction, venue		
3	and/or the claims set forth in this action.		
4	IT IS SO STIPULATED.		
5	SKA	DDEN, ARPS, SLATE, MEAGHER & FLOM LLP	
7 8	7 By: _	/s/ Peter B. Morrison Peter B. Morrison Attorney for Defendants	
9	ROB	BINS GELLER RUDMAN & DOWD LLP	
10 11	O By: _	/s/Brian O. O'Mara Brian O. O'Mara rneys For Plaintiffs Vladi Zakinov and David Oconer	
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25			
26		ΓT+SCOTT ATTORNEYS AT LAW LLP	
27	By:	/s/John T. Jasnoch	
28	88	John T. Jasnoch	
		2	

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E-FILING ATTESTATION I, Peter Morrison, am the ECF user whose ID and password are being used to file this 3 document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the 4 signatories identified above has concurred in this filing. DATED: December 11, 2018 SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP /s/ Peter B. Morrison Peter B. Morrison Attorney for Defendants